May 7, 2009

Honorable Judge Robert D. Drain United States Bankruptcy Court Southern District of New York One Bowling Green Room 610 New York, NY 10004

Dear Judge Dain:

This letter is in reference to Delphi Court Case #05-44481 filed October 5, 2005, specifically THIRD ORDER AUTHORIZING AND DIRECTING THE DELPHI FORMER OFFICERS AND EMPLOYEES ESCROW AGENT TO DISBURSE INTERIM PAYMENTS TO THE DELPHI FORMER OFFICERS AND EMPLOYEES FOR DEFENSE COSTS.

As a retired executive who is now an unsecured creditor based on my SERP claim, I strongly object to the court allowing continuing payment of defense funds for executives who helped guide Delphi into bankruptcy.

Based on your ruling to eliminate healthcare and insurance for all retired salaried employees to save \$70 million, how can you justify five million dollars for defense of a few executives who full well knew what they were doing and the legal consequences of such actions.

Mr. Battenberg and the others should be left to stand on their own. If they are found guilty, will the funds be returned?

Very Truly Yours, James L. Crouse (retired Director of Engineering, Delphi Packard Electric Systems) 6427 Moorings Point Cir Unit #101 Bradenton, Fl 34202

941-907-7791

ilcrouse@yahoo.com